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APPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/774,795	02/01/2001	Travis Parry	10003180-1	2625	
75	90 . 03/15/2004	EXAMINER			
HEWLETT-PACKARD COMPANY Intellectual Property Administration P.O. Box 272400 Fort Collins, CO 80527-2400			BULLOCK JR, LEWIS ALEXANDER		
			ART UNIT	PAPER NUMBER	
			2126	3	
			DATE MAILED: 03/15/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	on No.	Applicant(s)	
Office Action Summary		09/774,79	95	PARRY, TRAVIS	
		Examiner		Art Unit	
		Lewis A. E	·	2126	
Period for	The MAILING DATE of this communi	cation appears on the	cover sheet with the d	correspondence address	
A SHOR THE MA - Extension after SIX - If the pe - If NO pe - Failure to Any rep	RTENED STATUTORY PERIOD FOR AILING DATE OF THIS COMMUNIONS of time may be available under the provisions of (6) MONTHS from the mailing date of this commodified for reply specified above, the maximum state of reply within the set or extended period for reply by received by the Office later than three months a patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In no eve unication.)) days, a reply within the state tutory period will apply and wi will, by statute, cause the app	ent, however, may a reply be tir utory minimum of thirty (30) day Il expire SIX (6) MONTHS from lication to become ABANDONE	nely filed is will be considered timely. It he mailing date of this communic D (35 U.S.C. § 133).	cation.
Status					
2a)□ T 3)□ S	esponsive to communication(s) file his action is FINAL . ince this application is in condition osed in accordance with the practic	²b)⊠ This action is n for allowance except	for formal matters, pro		ts is
Dispositio	n of Claims				
5) ☐ C 6) ☑ C 7) ☐ C 8) ☐ C	laim(s) 1-20 is/are pending in the analyce of the above claim(s) is/are allowed. laim(s) 1-20 is/are rejected. laim(s) 1-20 is/are rejected. laim(s) is/are objected to. laim(s) are subject to restrict the specification is objected to by the	e withdrawn from co			
10)⊠ Th A R	ne drawing(s) filed on <u>01 February</u> pplicant may not request that any object eplacement drawing sheet(s) including ne oath or declaration is objected to	2001 is/are: a) \square acception to the drawing(s) the correction is require	ne held in abeyance. Se ed if the drawing(s) is ob	e 37 CFR 1.85(a). njected to. See 37 CFR 1.1	
Priority un	der 35 U.S.C. § 119				
a) <u>□</u> 1 2 3	cknowledgment is made of a claim All b) Some * c) None of: Certified copies of the priority Certified copies of the priority Copies of the certified copies application from the Internation the attached detailed Office action	documents have bee documents have bee of the priority docume nal Bureau (PCT Rul	n received. n received in Applicat ents have been receive e 17.2(a)).	ion No ed in this National Stage	Э
2) Notice (3) Informa	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (Ption Disclosure Statement(s) (PTO-1449 or lo(s)/Mail Date <u>2</u> .		4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:		

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-3, 5, 8-10, 12, 15 and 18 are rejected under 35 U.S.C. 102(e) as being anticipated by JEYACHANDRAN (U.S. 6,567,176).

As to claim 8, JEYACHANDRAN teaches a method for controlling a computer system to perform a delayed operation, comprising: requesting that a user input a delay criteria (response by user that the execution of the job should wait until the color printer is not busy by selecting WAIT); and delaying performance of the operation (printing with the color printer) until the delay criteria has been met (color printer is no longer busy); wherein the operation comprises a print command (col. 26, lines 5-15).

As to claim 9, JEYACHANDRAN teaches the delay criteria is the occurrence of a particular condition (until the color printer is no longer busy) (col. 26, lines 5-15).

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As to claim 10, JEYACHANDRAN teaches the particular condition comprises detection of an idle printer (until the color printer is no longer busy) (col. 26, lines 5-15).

As to claim 12, JEYACHANDRAN teaches the operation comprises printing a document (file a is to be printed) (col. 26, lines 1-15).

As to claims 1-3 and 5, reference is made to a computer program product that corresponds to the method of claims 8-10 and 12 and is therefore met by the rejection of claims 8-10 and 12 above.

As to claims 15 and 18, reference is made to a computer system that corresponds to the method of claims 8-10 and 12 and is therefore met by the rejection of claims 8-10 and 12 above.

3. Claims 1, 2, 5-9, and 12-20 are rejected under 35 U.S.C. 102(b) as being anticipated by "OpenVMS User's Manual" by Digital Equipment Corporation, DEC.

As to claim 15, DEC teaches a computing system comprising: a processor (OpenVMS operating system); a user-programmable delaying device operably connected to the processor (via DCL commands to the system); and a storage device operably connected to the processor (queue) (pgs. 4-13 – 4-15; pgs. 17-13 – 17-14). It is inherent in the teachings of DEC that since the computing system controls the printing of print jobs there must be a printer connected to the system for the jobs to execute.

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As to claim 16, DEC teaches the delaying device can be delayed by a user-programmable time interval (delaying execution of a job for a specified time) (PRINT/AFTER) (pg. 4-15; pg. 17-13).

As to claim 17, DEC teaches the delaying device can be delayed until user-programmable time (delaying execution of a job for a specified time) (PRINT/AFTER) (pg. 4-15; pg. 17-13).

As to claim 18, DEC teaches the delaying device can be delayed until the occurrence of a user-programmable condition (hold the job until you explicitly release it) (PRINT/HOLD) (pg. 4-15; pg. 17-13).

As to claim 19, DEC teaches a job store (queue) (pgs. 4-13 – 4-15; pgs. 17-13 – 17-14).

As to claim 20, DEC teaches the job store comprises printer memory or a spooler (printer queue holding print jobs) (pgs. 4-13 – 4-15; pgs. 17-13 – 17-14).

As to claims 8, 9, 12-14, reference is made to a method that corresponds to the system of claims 15-20 and is therefore met by the rejection to claims 15-20 above.

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As to claims 1, 2, and 5-7, reference is made to a computer program product that corresponds to the system of claims 15-20 and is therefore met by the rejection to claims 15-20 above.

4. Claims 1, 2, 4, 8, 9, and 11 are rejected under 35 U.S.C. 102(e) as being anticipated by MULLALY (U. S. 6,304,909).

As to claim 8, MULLALY teaches a method for controlling a computer system to perform a delayed operation, comprising: requesting that a user input a delay criteria(sending the data at a specified time later); and delaying performance of the operation (sending of the data) until the delay criteria has been met (by the specified time); wherein the operation comprises a web site posting or file transfer command (col. 5, lines 1-52).

As to claim 9, MULLALY teaches the delay criteria is the occurrence of a particular condition (bandwidth condition) (col. 5, lines 1-52; col. 7, lines 5-8).

As to claim 11, MULLALY teaches the particular condition comprises detection of bandwidth availability on a network connection (col. 5, lines 1-52; col. 7, lines 5-8).

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As to claims 1, 2, and 4, reference is made to a computer program product that corresponds to the method of claims 8, 9, and 11 and is therefore met by the rejection

of claims 8, 9, and 11 above.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lewis A. Bullock, Jr. whose telephone number is (703) 305-0439. The examiner can normally be reached on Monday-Friday, 8:30 am - 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng An can be reached on (703) 305-9678. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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